



	-and- Robert G. Green 3723 S. Delaware Place Tulsa Ok 74105-3632	
3.	Kathy Oliver	Mother of Mary Chidester, will testify to facts and circumstances surrounding incident.
4.	Ernest Busby 404 W 44th Street Sand Springs, OK 74063	Owner of mobile home
5.	Melvin Don Fielden (918) 245-8238	Prior owner of mobile home
6.	Carol Admire	Mother and neighbor of Kenneth Chidester, will testify to facts and circumstances surrounding incident.
7.	David Admire	Father and neighbor of Kenneth Chidester, will testify to facts and circumstances surrounding incident.
8.	Brutus Beall Captain, Silver City Volunteer Fire Department 918-865-7040	Facts and events surrounding fire which is the subject of this litigation
9.	Other representatives of Silver City V.F.D., including but not limited to Rob Christian, Dale Haskins, Kit McVey, Orvil Sheryll, Brett Whitten	Facts and events surrounding fire which is the subject of this litigation
10.	Representative(s) of Keystone Fire Department.	Fire which is the subject of this litigation; plaintiffs' injuries and damages.
11.	Phillip Cheatham Okla. State Fire Marshal 2401 NW 23 <sup>rd</sup> , Suite 4 Oklahoma City, OK 73107 405-522-5005	Facts and events surrounding fire which is the subject of this litigation; his investigation of the fire.
12.	Sam Pinson Okla. State Fire Marshal 2401 NW 23 <sup>rd</sup> , Suite 4 Oklahoma City, OK 73107 405-522-5005	Facts and events surrounding fire which is the subject of this litigation; investigation of the fire.
13.	Det. Cpl. Les Ruhman; also Officer Jolen L. Boyd, Sgt John S Davis,	Investigation of the fire which is the subject of this litigation.

	Chief Deputy Mike Okeefe, Sheriff Steve Toliver, and Deputy Less Vaughn Creek County Sheriff's Dept. P.O. Box 927 Sapulpa, OK 74067	
14.	Linda Parvin	Facts and events surrounding fire which is the subject of this litigation.
15.	Don E. Grove Office of the Chief Medical Examiner Eastern Division 1115 W. 17th Tulsa, OK 74107	Testimony concerning decedent's injuries
16.	Andrew Sibley, M.D. Office of the Chief Medical Examiner Eastern Division 1115 W. 17th Tulsa, OK 74107	Testimony concerning decedent's injuries
17.	Walt Birdsell Kaz, Inc. c/o Holden, Carr & Skeens 9 E. 4 <sup>th</sup> St. Tulsa, OK 74103	Testimony concerning the heater which is the subject of this litigation.
18.	Arthur Wong Kaz, Inc. c/o Holden, Carr & Skeens 9 E. 4 <sup>th</sup> St. Tulsa, OK 74103	Testimony concerning the heater which is the subject of this litigation.
19.	Other representative(s) of Kaz, Inc. as may be necessary. c/o Holden, Carr & Skeens 9 E. 4 <sup>th</sup> St. Tulsa, OK 74103	To be determined.
20.	Representative(s) of U.S. Consumer Products Safety Commission, including but not limited to Regional Office Director Eric B. Ault or Oklahoma Representative Linda Sumner	Investigation of the subject heater, other subjects to be determined.
21.	Other law enforcement personnel	Fire which is the subject of this litigation;

	present at the scene of the fire	plaintiffs' injuries and damages.
22.	Other fire personnel present at the scene of the fire	Fire which is the subject of this litigation; plaintiffs' injuries and damages.
23.	Emergency/ ambulance personnel present at the scene of the fire	Fire which is the subject of this litigation; plaintiffs' injuries and damages.
24.	Plaintiffs' medical providers, both prior and subsequent to the incident in question.	Plaintiffs' injuries and damages.
25.	Bill Graham Indian Electric Cooperative c/o HORNBECK, KRAHL, VITALI & BRAUN 3711 N Classen Blvd Oklahoma City, OK 73118	Will testify regarding Indian Electric Practice and procedure and the facts and circumstances alleged in Plaintiff's petition.
26.	Jason Callahan Indian Electric Cooperative c/o HORNBECK, KRAHL, VITALI & BRAUN 3711 N Classen Blvd Oklahoma City, OK 73118	Will testify regarding Indian Electric Practice and procedure and the facts and circumstances alleged in Plaintiff's petition.
27.	Karen Rayment, MSEE Senior Engineer Exponent Failure Analysis Associates 149 Commonwealth Drive Menlo Park, CA 94025 Office: 650-688-7023	Expert testimony concerning the heater; additional testimony to be determined.
28.	Mark Loose, PhD Senior Engineer Exponent Failure Analysis Associates 149 Commonwealth Drive Menlo Park, CA 94025 Office: 650-688-7025	Expert testimony concerning electrical issues relating to the subject mobile home; additional testimony to be determined.
29.	Steven J. Murray, Ph.D., P.E. Exponent 149 Commonwealth Drive Menlo Park, CA 94025 Office: 650-688-6907	Expert testimony concerning the heater; additional testimony to be determined.
30.	I.J. Kranats	Expert testimony regarding fire cause and

	61529 U.S. HWY 93 P.O. Box 279	origin; further testimony to be determined.
31.	Dr. Ronald Rhoten c/o HORNBECK, KRAHL, VITALI & BRAUN 3711 N Classen Blvd Oklahoma City OK 73118	Expert testimony to be determined.
32.	All witnesses necessary for authentication of documents and/or exhibits	To be determined.
33.	Other experts to be named.	To be determined.
34.	Howard, EMT-P Air Evan Life Team Crew #2	Plaintiffs' medical treatment.
35.	Karen Larsen, RN Air Evan Life Team Crew #1	Plaintiffs' medical treatment.
36.	Markovich Air Evac Life Team, Pilot	Plaintiffs' medical treatment.
37.	Stuart Shoemake, MC 500 Lou Allard Drive Drumright, OK 74030	Plaintiffs' medical treatment.
38.	Carolyn Smythe Mannford EMS	Plaintiffs' medical treatment.
39.	Butch Atkins Mannford EMS	Plaintiffs' medical treatment.
40.	James A. Johnson, MD Hillcrest Medical Center	Plaintiffs' medical treatment.
41.	Rod Purdie, M.D. Hillcrest Medical Center	Plaintiffs' medical treatment.
42.	Alexander Burn Unit at Hillcrest Medical Center 1120 S. Utica Avenue Tulsa, OK 74104	Plaintiffs' medical treatment.
43.	Air Evac Life Team #3 West Airport road Cushing, OK 74023	Plaintiffs' medical treatment.
44.	Drumright Regional Hospital 610 West Bypass Drumright, OK 74030	Plaintiffs' medical treatment.
45.	Mannford EMS 300 Coonrod Avenue	Plaintiffs' medical treatment.

	Mannford, OK 74044	
46.	Tulsa Diagnostics, Inc. 1120 South Utica Tulsa, OK 74104	Plaintiffs' medical treatment.
47.	All witnesses named by other parties to which Kaz, Inc. does not object.	To be determined.

Kaz reserves the right to supplement this Witness List, as discovery is ongoing.

Respectfully submitted,

s/Michelle B. Skeens  
Steven E. Holden, OBA #4289  
Michelle B. Skeens, OBA #20406  
HOLDEN CARR & SKEENS  
200 Reunion Center  
9 East 4<sup>th</sup> Street  
Tulsa, OK 74103  
(918) 295-8888; (918) 295-8889 fax  
*Attorneys for Defendant Kaz, Inc.*

#### CERTIFICATE OF SERVICE

I hereby certify that on May 22, 2009, I electronically transmitted the foregoing document to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants (names only are sufficient):

James E. Frasier

Robert G. Green

s/ Michelle B. Skeens

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Michelle B. Skeens